REISNER DECLARATION

EXHIBIT B

Filed 11/27/2007

Page 2 of 203/03

\$ 105

Issa United State	ied by the ES DISTRICT C	OURT	
COLITIEDA	STRICT OF	NEW YORK	
LOUISIANA WHOLESALE DRUG CO., INC. V.	SUBPOE	SUBPOENA IN A CIVIL CASE	
SANOFI-AVENTIS, SANOFI-AVENTIS U.S. LLC and AVENTIS PHARMACEUTICALS, INC.	Case Num	ber;1 07 CIV 7343 (HB)	
TO: SANDOZ INC.* c/o Prentice Hall Corp. System 830 Bear Tavern Road, Trenton, NJ 08628			
YOU ARE COMMANDED to appear in the United Statisfy in the above case.	States District court at the	e place, date, and time specified below to	
PLACE OF TESTIMONY		COURTROOM	
		DATE AND TIME	
YOU ARE COMMANDED to appear at the place, da in the above case.	te, and time specified bel	ow to testify at the taking of a deposition	
PLACE OF DEPOSITION See below, or as mutually agreed		December 17, 2007 9:00 an	
YOU ARE COMMANDED to produce and permit insplace, date, and time specified below (list documents	spection and copying of to or objects):	he following documents or objects at the	
See Schedule A attached.			
PLACE Garwin Gerstein & Fisher LLP. 1501 Broadway, Suite 1416		DATE AND TIME	
New York, New York 10036 Q YOU ARE COMMANDED to permit inspection of the	he following premises at	November 22, 2007 9:00 am	
PREMISES	io conoming promises at	DATE AND TIME	
***		SALE AND THAT	
Any organization not a party to this suit that is subpoensed directors, or managing agents, or other persons who consent to matters on which the person will testify. Federal Rules of Civil	testify on its behalf, and m	on shall designate one or more officers, ay set forth, for each person designated, the	
ISSUING OFFICER'S SIGNATURE AND TITLE (INDICATE IF ATTORNI	ey for plaintiff or defen	IDANT) DATE	
Attorney for	or Plaintiff	10/22/07	

Telephone: (212) 396-0055

Anne K. Fornecker, 1501 Broadway, Suite 1416, New York, NY 10038

⁽You Rule 45, Federal Rules of Civil Procedure, Subdivisions (a), (d), and (v). (at text page)

[&]quot; If action is pending in district other than district of issuance, state district under case number.

^{*}The deponent shall be, pursuant to FRCP 30(b)(6), the corporate representative with the most knowledge of the matters identified in Schedule A.

AO88 (Rev. 12/06) Subposta in a Ci	vil Care			
PROOF OF SERVICE				
	DATE	PLACE		
SERVED			•	
SERVED ON (PRINT NAME)		MANNER OF SERVICE	MANNER OF SERVICE	
SERVED BY (PRINT NAME)		TITLE		
	DECL	ARATION OF SERVER		
I declare under penalty of in the Proof of Service is tru	perjury under the laws of and correct.	of the United States of America that the foregoing informat	ion contained	
Executed on				
DATE	DATE	SIGNATURE OF SERVER		
		ADDRESS OF SERVER		

Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and (e), as amended on December 1, 2006:

(c) PROTECTION OF PERSONS SUBJECT TO SUBJOENAS.

(1) A party or an atterney responsible for the issuence and service of a subpoons shall take reasonable steps to avoid imposing undes burden or expense on a parson subject to that subpoons. The court on behalf of which the subpoons was issued shall enforce this duty and impose upon the purp or storney in breach of this duty an appropriate sanction, which may include, but is not limited to, lost samuge and a reasonable attorney's fee.

(2) (A) A person commanded to produce and permit impaction, copying, teating, or sampling of designated electronically stored information, books, papers, documents or tangible things, or meperation of products and suppose in person at the piece of production or impaction unless commanded to appear for deposition, hearing or trial.

(D) Subject to paragraph (d)(2) of this rule, a parton commanded to produce and permit inspection, copying, testing, or sampling may, within 14 days after service of the subpocae or botons that time specified for compliance if such time is less than 14 days after service, serve upon the party or atterney designated in the subpocae written objection to producing any or all of the designated materials or inspection of the premises—or to producing electronically stored information in the form or forms requested. If objection is made, the party rerving the subpocae shall not be writtled to inspect, copy, test, or sample the malarints or inspect the premises accept pursuant to an order of the court by which the subpocae was issued. If objection has been made, the perty serving the subpocae may, upon notice to the purson commanded to produce, move at any time for an order of the competitude the production, inspection, copying, testing, or sampling Such an order to competitude protect any person who is such a perty or an officer of a party from arganical expense restabiling forms the inspection, copying, testing, or sampling commanded.

(3) (A) On tenally mutice, the court by which a subpoons was issued shall quest or mudify the subpoents if it

(i) fails to allow reasonable ome for compliance.

(ii) requires a person who is not a party or an officer of a party to bavel to a place more than 100 miles from the place where that person resides, is employed or regularly manace business in person, except that subject to the provisions of clause (c)(3)(B)(iii) of this rule, such person may in order to starrd bis be commanded to travel from any such place within the state in which the state is held;

(iii) requires disclosure of privilence or other protected metter and no exception or waiver applies; or

(iv) subjects a person to mades burdest

(B) If a subpoons

(i) requires disclosure of a trade secret or other conflictation research, development, or commercial information, or

(ii) requires disclosure of an unretained expert's opinion or information not describing appoilts events or pocurrences in dispute and resulting from the expert's study made not at the request of any party, or

(iii) requires a person who is not a party or an officer of a party to incur substantial exposse to trevel more than 100 miles to extend trial, the court may, to protect a person subject

to or effected by the subpoens, quash or modify the subpoens or, if the party in whose behalf the subpoens will the subpoens will the substantial need for the testimony or material that cannot be otherwise near without undue hardship and assures that the person to whom the subpoens is addressed will be reasonably compensated, the court may order appearance or production only upon specified conditions.

(d) DUTIES IN RESPONDING TO SUDPOFNA.

(1) (A) A parson responding to a subpropri to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with the categories in the demand.

(D) If a subposed does not specify the form or forms for producing electronically stored information, a person responding to a subpose a must produce the information in a form of forms in which the person ordinarily maintains it or in a form or forms that are reasonably unable.

(C) A person responding to a subposts need not produce the same electronically stored information at more than one form.

(D) A parson responding to a subposse need not provide discovery of electronically stored information from source that the parson identifies as not reasonably accessible because of under burden or cost. On motion to compet discovery or to quash, the porson from whom discovery is sought must show that the information sought is not reasonably accessible because of under burden or cost. If that showing is made, the count may nonetheless order discovery from such sources if the requesting party shows good cause, considering the luninations of Rule 26(b)(2)(C). The count may specify conditions for the discovery.

(2) (A) When information subject to a subpoens is withheld on a claim that it is privileged or subject to proceeding as the proparation materials, the claim shall be made expressly and shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the demanding party to contest the claim.

(B) If information is produced in response to a subposed that is subject to a plaim of privilege or of protection as tisl-preparation material, the person making the claim may notify any that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has and may not use or disclose the information until the claim is resolved. A receiving party may promptly present the information to the court under east for a determination of the claim. If the receiving party disclosed the information before being notified, it must take reasonable suspector enterve it. The person who produced the information must passerve the information until the olders is resolved.

(e) CONTEMPT. Feiture of any person without adequate excuse to obey a subpostus served upon that person may be doesned a contempt of the court from which the subposts issued. An adequate cause for faiture to obey exists when a subposts purports to require a nonparty to attend or produce at a place not within the limits provided by clause (ii) of subparagraph (c)(3)(A).

SCHEDULE A

I. DEFINITIONS

- 1. The term "person" means a natural person, corporation, association, company, firm, partnership, joint venture, trust, estate, agency, department or bureau, governmental or judicial person or legal entity.
- 2. The term "Aventis" shall mean, unless otherwise specified in a particular request, Sanofi-Aventis, Sanofi-Aventis U.S. LLC, and Aventis Pharmaceuticals, Inc., their predecessor and successor entities, their officers, directors, shareholders, parent and subsidiary companies (where direct or indirect), employees, agents, attorneys, representatives and other persons acting or authorized to act on behalf of Sanofi-Aventis, Sanofi-Aventis U.S. LLC, and Aventis Pharmaceuticals, Inc.
- 3. The term "Arava" means any and all drugs or pharmaceutical products which are, or have in the past been, marketed, sold or labeled under the trademark or name "Arava," regardless of the form, formulation, strength, dosage, dissolution rate or package size of the drugs, including but not limited to the pharmaceutical product described in the New Drug Application 20-0905.
- 4. The term "leflunomide" means any and all products, drugs or pharmaceuticals, regardless of the form, formulation, strength, dosage, dissolution rate or package size of the drugs, which contain the chemical or compound leflunomide as an active ingredient or product, including, but not limited to, Arava and its AB-rated generics
- 5. The term "FDA" refers to the United States Food and Drug Administration, including

any of its departments, committees, subdivisions or individuals or entities acting on its behalf or under its authority.

- The terms "generic," "generically equivalent," or "generic drug equivalent" means a 6. pharmaceutical product or drug product which has been submitted to, or deemed by, the FDA as meeting necessary requirements to be an AB-rated alternative to a branded product, as such is defined by the FDA.
- The terms "you", "your" or "yours" shall mean Sandoz Inc. in any and all legal forms, 7. its predecessor and successor entities, officers, directors, shareholders, parent and subsidiary companies (where direct or indirect), employees, agents, attorneys, representatives and other persons acting or authorized to act on behalf of Sandoz Inc.
- 8. The term "loading dose" means the 100 mg dose per day for three (3) days recommended when an individual is started on Arava therapy in Arava's FDA-approved labeling.
- 9. The term "Aventis' Citizen Petition" means the Citizen Petition dated March 31, 2005 (Docket No. 2005P-0127/CP1), and the related Comment, dated June 10, 2005 (2005P-0127/RC1), that Aventis filed, or caused to be filed, with the FDA.
- 10. The term "document" is synonymous in meaning and equal in scope to the usage of this term in Federal Rules of Civil Procedure, and includes but is not limited to information contained and/or stored in any written, printed, recorded, digital, electronic and or/video matter, computer databases and/or electronic mail. A draft, revision or copy of a document that has any nonconforming notes, marginal annotations or other markings is a separate document within the meaning of this term.
- 11. The phrase 'relating to" and "relates to" includes reflecting, constituting, evidencing,

referring to, concerning, involving, dealing with, or bearing on (whether legally, factually, or otherwise), in whole or part.

- 12. The term "communication" and "communications" include all forms of transmission of information (in the form of facts, ideas, inquiries or otherwise), whether in oral or in writing or in some other medium.
- 13. The term "correspondence" means any letter, memorandum or other writing.
- 14. The term "minutes" means any document created in connection with a meeting, including minutes of a meeting, exhibits and attachments to minutes of a meeting, agendas for meetings (including exhibits, attachments and/or materials distributed or circulated at, or in connection with, any meeting), notices of meetings, waivers of meetings and certification or signatures appended to or referred to in the notices, agendas or minutes.
- 15. The terms "and/or," "or," and "and" are used inclusively, not exclusively.

II. INSTRUCTIONS

- 1. In producing documents and other materials, you are requested to furnish all documents or things in your possession, custody or control, regardless of whether such documents or materials are possessed directly by you or your directors, officers, agents, employees, representatives, subsidiaries, managing agents, affiliates, investigators or by your attorneys or their agents, employees, representatives or investigators.
- 2. If any part of a document is responsive to any request, the whole document is to be produced. Any alteration of a responsive document, including any marginal notes, handwritten notes, underlining, date stamps, received stamps, endorsed or filed stamps, drafts, revisions,

modifications and other versions of a final document is a separate and distinct document and it must be produced.

- 3. If you are unable to produce a document in response to any request, so state and indicate whether the document ever existed, or whether the document once existed but cannot be located. If any document once was, but is no longer in your possession, custody or control, state the whereabouts of any such document when last in your possession, custody or control, state the date and manner of its disposition and identify its last known custodian. To the extent any documents are lost or destroyed, produce any documents which support your assertion that the document was lost or destroyed, and provide the date thereof.
- If you file a timely objection to any portion of this subpoena, provide a response to the remaining portion.
- 5. The terms defined above and the individual requests for production and inspection should be construed broadly to the fullest extent of their meaning in a good faith effort to comply with the Federal Rules of Civil Procedure.
 - 6. As used in these requests, the singular shall also be treated as plural and vice-versa.
- 7. Documents are to be produced in full. Redacted documents will not constitute compliance with this subpoena. If any requested document or thing cannot be produced in full, produce it to the extent possible, indicating which document or portion of that document is being withheld and the reason that document is being withheld.
- 8. In producing documents, you are requested to produce each document requested together with all non-identical copies and drafts of that document.
 - 9. All documents created and/or stored in electronic media in the usual course of your

business shall be produced in electronic format pursuant to the Instructions herein, in "zipped" files.

- 10. Where hard copies of documents are responsive to this subpoena, such documents shall be produced in TIFF format together with: (a) an associated, searchable text file, having the same name and located in the same folder; and (b) an Opticon file and IPRO or Summation DII file showing the Bates number of each page and the appropriate unitization of the documents.
- 11. Where documents comprising electronically-stored information are responsive to a this subpoena, such documents created and/or maintained in the usual course of your business as the following file formats shall be produced in native format:
 - a. Word (.DOC and all variations)
 - b. Excel (.XLS and all variations)
 - c. Adobe Acrobat (.PDF and all variations)
 - d. HTML (.HTM, .HTML)
 - e. XML (.XML)
 - f. WordPerfect (WP, WPD) version 9
 - g. Standard Text Files (.TXT)
 - h. Rich Text Files (.RTF)
 - i. Email (.PST, .EML, .NSF, .MSG)

Once produced, each such document shall be accompanied by: (a) an associated, searchable text file, having the same name and located in the same folder; (b) an Opticon file and IPRO or Summation DII file showing the Bates number of each page and the appropriate unitization of the documents; and (c) all metadata and embedded data associated with the documents.

- 13. All documents shall be produced in the file folder, envelope or other container in which the documents are kept or maintained by you. If, for any reason, the container cannot be produced, produce copies of all labels or other identifying marks.
- Documents shall be produced in such fashion as to identify the department, branch or 14. office in whose possession it was located and, where applicable, the natural person in whose possession it was found and the business address of each document's custodian(s).
 - 15. Documents attached to each other should not be separated.
- 16. Documents not otherwise responsive to this subpoena shall be produced if such documents mention, discuss, refer to or explain the documents which are called for by this subpoena, or if such documents are attached to documents called for by this subpoena and constitute routing slips, transmittal memoranda, letters, comments, evaluations or similar materials.

- If any documents described herein have been lost, discarded, destroyed, or are 17. otherwise no longer in your possession, custody or control, or have been transferred voluntarily or involuntarily to another person or persons, or otherwise disposed of, they shall be identified as completely as possible including, but not limited to, information necessary to identify the document and the following information: the date of disposal or transfer; the manner of disposal or transfer; the reason for disposal or transfer; the person authorizing the disposal or transfer; and the person disposing of or transferring the document.
- If you claim the attorney-client privilege, or any other privilege or work product 18. protection for any document, you shall provide the following information with respect to each such document:
 - a. the type of document;
 - general subject matter of the document; b.
 - C. date of the document; and
- such other information as is sufficient to identify the document for a d. subpoena duces tecum, including, where appropriate, the author of the document, the addressee of the document, and, where not apparent, the relationship of the author and addressee to each other.

IV. DOCUMENT REQUESTS

- Any and all documents regarding any Citizen Petition filed regarding leflunomide. 1.
- Any and all documents regarding, analyzing, or discussing the impact of the Aventis Citizen 2. Petition regarding any generic versions of leflunomide, including, but not limited to, sales and launch projections, launch schedules, meeting minutes, emails, internal communications and press releases.
- 3. Any and all documents regarding actions, conduct, or strategies other than Citizen Petitions

employed by Aventis which delayed or prevented, or may have delayed or prevented, the introduction of generic Arava (leflunomide).

- 4. Any and all documents regarding your plans for launching leflunomide in any strength, including launch updates, timelines, schedules, asset allocation analysis, sales forecasts, and documentation regarding validation, scale up, and commercial production.
- 5. All documents relating to the actual and/or projected size, composition, dollar sales, and/or unit sales of the United States market(s) in which leflunomide products are sold.
- 6. Any and all documents regarding FDA regulatory approval of your ANDA for leftunomide, including but not limited to:
 - (a) your ANDA, including amendments and supplements;
 - (b) any and all correspondence with the FDA;
 - any and all internal communications about your ANDA, including telephone (c) contact reports:
 - (d) any and all Citizen Petitions;
 - (e) any Comment(s) to Citizen Petitions;
 - **(f)** any and all actual and draft labeling and discussions regarding same; and
 - (g) memorializations of communications from FDA concerning when your ANDA would be finally approved and the impediments, if any, to such final approval.
- 7. Any and all documents regarding the identification, development, approval, formulation, scale up, validation, manufacturing, and marketing of any leflunomide products, including but not limited to agendas and minutes of meetings of any product identification teams/committees, product

development teams/committees, or any other teams, committees or departments involved in the aforementioned activities.

- Any and all documents regarding communications with Aventis regarding Arava or any other 8. leflunomide product.
- All transaction-level sales (and sales adjustment) data (in digital, computer-readable format) 9. relating to your sales of any leflunomide products. Such data shall identify, where applicable, for each sale and/or other transaction (including returns and error corrections):
 - the date thereof, the identity of the particular product, and any and all (a) codes relating to transaction types;
 - (b) the name and address of, and all unique codes or identifiers for, the person, firm, corporation, or other business entity whom you billed or credited for the sale (the "bill-to customer") and, in addition, the full name and address of the parent company, if the database or documents identify a subsidiary, corporate affiliate, division, satellite office, or warehouse:
 - (c) the name and address of, and all unique codes or identifiers for, the person, firm, corporation, or other business entity to whom you shipped the products (the "ship-to customer") and, in addition, the full name and address of the parent company, if the database or documents identify a subsidiary, corporate affiliate, division, satellite office, or warehouse:
 - the SKU, NDC, UPC, package size in extended units per package, (d)

- (c) the number of packages sold, returned or otherwise affected by the transaction;
- **(f)** any price or unit adjustments (including but not limited to discounts, rebates, chargebacks, billbacks, price adjustments, shelf-stock price adjustments, returns, error corrections, free goods, and/or nominallypriced goods), whether monthly, quarterly or at any other periodicity, involving or relating to sales or transactions of leflunomide products, and including all database fields specified above in this request; and (g) the net amount in dollars, dollars per package, and dollars per unit, for each sale or transaction and/or the source of the transaction price.
- 10. With regard to the data requested in the immediately-preceding Request, please provide: (a) a separate product list, including NDC, SKU, UPC, product description, and package size; (b) a separate table that lists, for each "bill-to customer" and "ship-to customer," the customer number, parent customer number, customer group number, customer identity, contact information, address, and class of trade (e.g., SIC code); (c) a separate table listing and defining each transaction code, abbreviation, or other field or entry code, and indicating whether quantity values for each transaction type should be included in calculating net quantity sold, or should be ignored because they do not affect net quantity sold; and (d) all datasets and calculations used (i) to determine accrued rebates and/or chargebacks and/or (ii) to periodically reconcile accrued rebates and/or chargebacks with actual rebates and/or chargebacks.
- All data, in digital, computer-readable format, relating to chargebacks, rebates, discounts, 11.

and/or other consideration given and/or accrued relating to sales of leflunomide products. Such data shall identify:

- each transaction, including the date thereof; (a)
- the name and address of, and all unique codes or identifiers for, the person, (b) firm, corporation, or other business entity whom you paid, and/or on whose behalf you accrued, the chargeback, rebate, discount and/or other consideration;
- the name and address of, and all unique codes or identifiers for, the person(s), (c) firm(s), corporation(s), or other business entity(ies) that made the purchase(s) in respect of which you paid and/or accrued the chargeback, rebate, discount and/or other consideration;
- the sales, or group of sales, upon which the rebate, discount and/or other (d) consideration is based, including:
 - (1) the number of units of the particular product sold, by package size, SKU, UPC, NDC, and any and all other unique codes or other identifiers for each sale or other transaction;
 - (2) the bill-to customer;
 - (3) the ship-to customer;
 - (4) the date(s) of the sales, or group of sales;
 - the invoice amount in dollars for the sale(s) or group of sales; (5)
- the amount of the chargeback, rebate, discount, and/or other consideration (c) paid and/or accrued;

the contract, agreement, or other basis upon which the chargeback, rebate, **(f)** discount, and/or other consideration is calculated.

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- All documents which reflect the prices charged to, and other terms and/or conditions of sale 12. of leflunomide products, including, but not limited, to:
 - (a) the wholesale acquisition cost, direct price, wholesale price, catalog price, list price, and every other published price;
 - (b) payment terms:
 - (c) discounts, rebates, chargebacks and/or other price and/or quantity adjustments offered to any purchaser, class of customer, and/or class of trade, including but not limited to wholesale purchasers, chain pharmacy purchasers, hospital purchasers, managed care purchasers, mail order purchasers, and each and every type and/or class of purchaser or trade;
 - (d) pricing manuals, matrices, guidelines, policies, and/or formulas, for each customer, class of customer, and/or class of trade or subgroup thereof.
- Documents sufficient to identify each person, firm, corporation and/or other business entity 13. that purchased leflunomide products directly from you.
- All documents constituting or relating to written contracts for the sale, in whole or in part, of 14. leflunomide products by you. This Request includes, but is not limited to (i) contracts which generate chargebacks and (ii) contracts between you and a purchaser that provide that the purchaser will take delivery of leflunomide products from a person, firm, corporation and/or business entity other than you (such as a wholesaler).
- All IMS data, in electronic format, relating to leflunomide products. 15.

- All other third-party documents and data (including from First DataBank, Medispan, 16. PriceChek, Scott-Levin, ImpactRx, or any other similar entity) relating to leflunomide products.
- All documents relating to analysis of, and/or projections and/or forecasts relating to, the 17. market(s) in which leflunomide products are, or would be, sold. This includes, but is not limited to, documents relating to pricing, supply, demand, sales forecasts, sales, sales trends, sales projections, profit projections, output, output restrictions, output expansions and/or contractions, market share, product features, product benefits, manufacturing costs, other costs, budgeting, anticipated new entrants, contracting, distribution channels, and purchaser characteristics and/or behavior.
- Any and all documents demonstrating, considering, discussing or embodying any proposed or 18. actual marketing of your leflunomide products, including any and all communications with purchasers concerning the availability, or anticipated availability, of leflunomide products.
- Documents sufficient to show your document destruction, retention and/or archiving policies 19. and/or practices.
- Organizational charts, personnel directories, telephone directories, and electronic mail user 20. and address lists for you as a whole and for each division, subsidiary, or affiliate of the Company that had or has any involvement in the research, development, regulatory approval, manufacture, sale or marketing of Arava and/or any leflunomide product.
- Any and all documents showing the effect or potential effect of the marketing of an AB-rated 21. version of Arava on unit/dollar sales of Arava.
- Any and all documents showing the effect or potential effect of the marketing of an AB-rated 22. version of leflunomide on unit/dollar sales of other products in the same therapeutic class.
- Any and all documents concerning the 100 mg leflunomide dosage strength, sometimes 23.

- a. your decision to seek, or not seek, approval to market a generic version of leflunomide at the 100 mg dosage strength, and the bases therefore;
- b. your licensing of the 100 mg dosage strength from any person, firm,
 or corporation;
- c. the extent, if any, to which you were seeking an FDA determination that five (5) twenty-milligram leflunomide tablets were therapeutically equivalent to one (1) 100 mg tablets;
- d. the patient population for which a 100 mg leflunomide tablet was unnecessary or contraindicated;
- e. Aventis's reasons for making branded Arava in the 100 mg dosage strength available only as samples; and
- f. The actual and/or proposed labeling of generic Arava mentioning the 100 mg dosage strength, and any communications with FDA in connection therewith.

Filed 11/27/2007

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Notice of Service of Process

/ ALL (PDM: MESS) (SDM: UNDEFINED) Transmittal Number: 5407657

Date Processed: 10/24/2007

Primary Contact:

Mr. Eric Pomerantz

Sandoz Inc.

506 Carnegie Center

Suite 400

Princeton, NJ 08540

Entity:

Sandoz Inc.

Entity ID Number 0231103

Entity Served:

Sandoz Inc.

Title of Action:

Louisiana Wholesale Drug Co., Inc. vs. Sanofi-Aventis

Document(s) Type:

Subpoena

Nature of Action:

Information/Appearance Request

Court:

U.S. District Court, Southern District , New York

Case Number:

07 CIV 7343 (HB)

Jurisdiction Served:

New Jersey

Date Served on CSC:

10/24/2007

Answer or Appearance Due:

11/22/2007

Originally Served On:

CSC

How Served:

Personal Service

Plaintiff's Attorney:

Anne K. Fornecker

212-398-0055

Enclosures:

Attachment Enclosed:

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Information contained on this transmittal form is for record keeping, notification and forwarding the attached document(s). It does not constitute a legal opinion. The recipient is responsible for interpreting the documents and taking appropriate action.

To avoid potential delay, please do not send your response to CSC.

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Package ID: 857710

Delivery Method:

FedEx Standard Letter Overnight

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951626732305

Ad Hoc Documents Enclosed:

Package Recipient:

Mr. Eric Pomerantz

Recipient Company:

Sandoz Inc.

Recipient Address:

506 Carnegie Center

Suite 400

Princeton, NJ 08540, USA

Phone Number:

6096278510

Package Contents:

Transaction Document

ransacuon D I ocument Processor
Initials

cessor ials Matter Num

Matter Number Document Name

3240424

3303759

MIW

07 CIV 7343

Louisiana Wholesale Drug Co., Inc. vs.

(HB)

Sanofi-Aventis

Packing Slip 20 of 55

11/5/2007 1:54 PM Page 1
C:\Documents and Settings\thomas\Desktop\subpoena to Sandoz.pdf.zip

Name Modified Size Ratio Packed Path subpoena to Sandoz.pdf 11/5/2007 12:50 PM 590,737 2% 578,380

1 file(s) 590,737 2% 578,380